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12 13	FLICK, CRESTWOOD HOLDINGS, INC. at BERGAN, LLC	nd	
14	UNITED STATES DISTRICT COURT		
	SOUTHERN DISTRICT OF CALIFORNIA		
15	SOUTHERN DISTRICT	OF CALI	FORNIA
15 16	SOUTHERN DISTRICT	OF CALI	FORNIA
16	SOUTHERN DISTRICT MICHAEL MONTGOMERY,		: 12CV3057 L (WVG)
16 17		Case No	
	MICHAEL MONTGOMERY,  Plaintiff,  v.	Case No PROOF Ctrm:	.: 12CV3057 L (WVG)  OF SERVICE  3B
16   17   18   19   20   21   22   23   24   25   26	MICHAEL MONTGOMERY, Plaintiff,	Case No PROOF	.: 12CV3057 L (WVG)  OF SERVICE
16   17   18   19   19   20   21   22   23   24   25   10   10   10   10   10   10   10   1	MICHAEL MONTGOMERY,  Plaintiff,  v.  WAL-MART STORES, INC.; KINDERHOOK INDUSTRIES II, L.P.; KINDERHOOK INDUSTRIES, L.L.C.; KINDERHOOK CAPITAL FUND II, L.P.; CRESTWOOD HOLDINGS, INC.; BERGAN, L.L.C.; JOHN ELMBURG; ROBERT ELMBURG; ERIC ELMBURG; ROCKY FLICK; HOME DEPOT U.S.A., INC.; DOES 1 through 20 inclusive,	Case No PROOF Ctrm:	.: 12CV3057 L (WVG)  OF SERVICE  3B

Proof of Service; Case No. 12CV3057 L (WVG)

1	I am a resident of the State of California, over the age of eighteen years, and no		
2	a party to the within action. My business address is 750 B Street, Suite 2900, San		
3	Diego, CA 92101. On March 6, 2013, I served the within documents:		
4	► DEFENDANT CRESTWOOD HOLDINGS, INC.'S NOTICE OF MOTION AND MOTION TO DISMISS FOR LACK OF PERSONAL		
5	MOTION AND MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION (12(B)(2)), LACK OF STANDING (12(B)(1)), FAILURE TO STATE A CLAIM (12(B)(6)) AND MOTION TO STRIKE (12(F))		
6			
7	POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO DISMISS FOR		
8	► DEFENDANT CRESTWOOD HOLDINGS INC.'S MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION (12(B)(2)), LACK OF STANDING (12(B)(1)), FAILURE TO STATE A CLAIM (12(B)(6)), AND MOTION TO		
9	STRIKE (12(F))		
10	► DECLARATION OF ROBERT ELMBURG, PRESIDENT OF CRESTWOOD HOLDINGS, INC., IN SUPPORT MOTION TO DISMISS FOR		
11	► DECLARATION OF ROBERT ELMBURG, PRESIDENT OF CRESTWOOD HOLDINGS, INC., IN SUPPORT MOTION TO DISMISS FOR LACK OF STANDING (12(B)(1)), LACK OF PERSONAL JURISDICTION (12(B)(2)), AND FAILURE TO STATE A CLAIM (12(B)(6))		
12	☐ BY U.S. MAIL by placing the document(s) listed above in a sealed envelope		
13	BY U.S. MAIL by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Diego, California addressed as set forth below. I am readily familiar with the firm's		
14	practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on the same day		
15	with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of		
16	deposit for mailing an affidavit.		
17	David E. Jones		
18	LOGAN & LOWRY, LLP 102 East Third Street		
19	P.O. Box 452469 Grove, Oklahoma 74345		
20	☑ BY CM/ECF NOTICE OF ELECTRONIC FILING by causing such		
21	transmission facilities via the Notice of Electronic Filing (NEF) and hyperlink,		
22	☑ BY CM/ECF NOTICE OF ELECTRONIC FILING by causing such document(s) listed above to be served through this Court's electronic transmission facilities via the Notice of Electronic Filing (NEF) and hyperlink, to the parties and/or counsel who are determined this date to be registered CM/ECF Users set forth in the service list obtained from this Court on the		
23	Electronic Mail Notice List.  Electronic Mail Notice List		
24	The following are those who are currently on the list to receive e-mail notices for this case.		
25	Diana M. Duanaman		
26	Diane M. Breneman     db@litigationkc.com,suzen@litigationkc.com,sd@litigationkc.com,amy@liti		
27	gationkc.com		

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